## MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT

## SENTENCE BY A PERSON IN FEDERAL CUSTODY

Unit	ed States District Court	District	of the Souther	n District of Nev	w York	
Name	(under which you were convicted): rid Norman AKA Jim Norman	/	-	Docket o	or Case No.: 61 (S.D.N.Y	.)
	of Confinement: Petersburg Low, Petersburg, VA		Prisoner 1 65940-0		_	
UNIT	ED STATES OF AMERICA	V. David	Movant (inclu Norman aka Jim	ide name under whic Norman	h convicted)	
		MOTION				
1.	(a) Name and location of court which	entered the judgmen	t of conviction yo	ou are challengi	ing:	
	United States District Court for the St 500 Pearl Street New York, NY 10007	outhern District of Ne	w York 16	6CV	30	53
	(b) Criminal docket or case number (i	f you know):07-cr	-961 (S.D.N.Y.)			<u>কিট্</u>
2.	<ul><li>(a) Date of the judgment of conviction</li><li>(b) Date of sentencing: 7/15/2013</li></ul>	n (if you know): _7/1	5/2013			1.07 
3.	Length of sentence: 240 months				<u> </u>	. (, (, )
4.	Nature of crime (all counts):				:3 :2 :2*	
	Conspiracy to commit wire fraud (in v	riolation of 18 U.S.C.	s. 1343).		ૅ	<u>. 4.4</u> 27.76 2.3.1
5.	(a) What was your plea? (Check one) (1) Not guilty	(2) Guilty	] (3)	Nolo contender	re (no contes	et)
	(b) If you entered a guilty plea to one what did you plead guilty to and what			olea to another	count or	
6.	If you went to trial, what kind of trial	did you have? (Chec	:k one)	Jury 🗸	Judge only	
7.	Did you testify at a pretrial hearing, tr	ial, or post-trial heari	ng? Yes	$\checkmark$	No	
8.	Did you appeal from the judgment of	conviction? Y	es 🗸	No		

AO 243 (Rev. 01/15) Page 3 If you did appeal, answer the following: (a) Name of court: United States Court of Appeals for the Second Circuit (b) Docket or case number (if you know): 13-2840 (c) Result: Appeal denied. (d) Date of result (if you know): 1/9/2015 (e) Citation to the case (if you know): 776 F.3d 67 (2d Cir. Jan. 9, 2015) (f) Grounds raised: Whether District Court could credit simultaneousely credit and discredit defendant's testimony for purpose of increasing defendant's sentence under Sentencing Guidelines; Whether the evidence was sufficient to support the District Court's amount of loss finding; Whether the evidence was sufficient to support the District Court's number of victims finding: Whether the evidence was sufficient to support the District Court's finding that the defendant was an organizer or leader of the conspiracy; Whether the evidence was sufficient to support a finding that the defendant committed perjury; and Whether the defendant's 240-month sentence was substantively unreasonable. (g) Did you file a petition for certiorari in the United States Supreme Court? No If "Yes," answer the following: (1) Docket or case number (if you know): 14-9262 (2) Result: Petition for writ of certiorari denied. (3) Date of result (if you know): 5/8/2015 (4) Citation to the case (if you know): 2015 WL 1607367 (May 18, 2015) (5) Grounds raised: Whether a criminal defendant's right to testify on his own behalf was violated when a district court credits his trial testimony solely when finding facts increasing his Sentencing Guidelines range and simultaneously discredits the remainder of his testimony in order to apply an obstruction of justice enhancement; and Whether a statutory maximum 20-year sentence imposed on a non-violent first time offender following extensive fact-finding by the sentencing judge on Sentencing Guidelines factors not presented to the jury was substantively unreasonable. Other than the direct appeals listed above, have you previously filed any other motions, petitions, or applications, 10. concerning this judgment of conviction in any court? No ✓ Yes If your answer to Question 10 was "Yes," give the following information: (a) (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding: (5) Grounds raised:

supporting each ground.

` ,	Th. 1
	Result:
(8)	Date of result (if you know):
b) If yo	ou filed any second motion, petition, or application, give the same information:
	Name of court:
(2)	Docket of case number (if you know):
(3)	Date of filing (if you know):
(4)	Nature of the proceeding:
(5)	Grounds raised:
(6)	Did you receive a hearing where evidence was given on your motion, petition, or application?
	Yes No No
(7)	Result:
(8)	Date of result (if you know):
:) Did y	you appeal to a federal appellate court having jurisdiction over the action taken on your motion, petition,
r applica	ation?
(1)	First petition: Yes No
(2)	Second petition: Yes No
l) If voi	u did not appeal from the action on any motion, petition, or application, explain briefly why you did not:
, ,	rr
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For this motion, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts

MAY OF "I PROSE ATTOR  (b) Dire (1) (2) ATTOR	COULD HAVE BEEN A STAGE TO PRESENT INFORMATION THAT NOT HAVE BEEN A CHALLENGE TO THE PROSECUTIONS APPROACH NINNING AND MORE SO OF UNDERSTANDING, AS A FACT, ONLE CUTOR DID RESIGN, AN UNUSUAL FACT.  NEY INNEFECTIVE FOR NOT SEEKING A CONTINUEBLE.  CHAPPEAL OF MORE SO OF UNDERSTANDING, AS A FACT, ONLE CUTOR DID RESIGN, AN UNUSUAL FACT.  NEY INNEFECTIVE FOR NOT SEEKING A CONTINUEBLE.  CHAPPEAL OF MORE SO OF UNDERSTANDING, AS A FACT, ONLE CUTOR DID RESIGN.  CHAPPEAL OF THE COURT APPOINTED SEEKING A CONTINUEBLE.  CHAPPEAL OF THE COURT APPOINTED SENIES ALWAYS DID AS THEY SAW FIT, THIS AT THE TRIAL AND ENDISCHARGING HIM, SO DID HIS REPLACEMENT AT THE APPEAL.
(b) Dire (1) (2) AFTI	NOT HAVE BEEN A CHALLENGE TO THE PROSECUTORS APPROACH WINNING AND MORE SO OF UNDERSTANDING, AS A FACT, ONE CUTOR DID RESIGN, AN UNUSUAL FACT.  NEY INNEFECTIVE FOR NOT SEEKING A CONTIN <b>UOLIS</b> .  Ct Appeal of Ground One:  If you appealed from the judgment of conviction, did you raise this issue?  Yes No
(b) Dire (1) (2) AFTI	NOT HAVE BEEN A CHALLENGE TO THE PROSECUTORS APPROACH WINNING AND MORE SO OF UNDERSTANDING, AS A FACT, ON CUTOR DID RESIGN, AN UNUSUAL FACT.  NEY INNEFECTIVE FOR NOT SEEKING A CONTIN <b>EQUE.</b> Ct Appeal of Ground One:  If you appealed from the judgment of conviction, did you raise this issue?  Yes No
(b) Dire (1) (2) AFTI	WINNING AND MORE SO OF UNDERSTANDING, AS A FACT, ONLY  CUTOR DID RESIGN, AN UNUSUAL FACT.  NEY INNEFECTIVE FOR NOT SEEKING A CONTIN <b>ERACE.</b> Ct Appeal of Ground One:  If you appealed from the judgment of conviction, did you raise this issue?  Yes No No
(b) Dire (1) (2) AFTI	CUTOR DID RESIGN, AN UNUSUAL FACT.  NEY INNEFECTIVE FOR NOT SEEKING A CONTINUELL.  ct Appeal of Ground One:  If you appealed from the judgment of conviction, did you raise this issue?  Yes No V
(b) Dire (1) (2) AFT	Ct Appeal of Ground One:  If you appealed from the judgment of conviction, did you raise this issue?  Yes No V
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(1) (2) AFT	If you appealed from the judgment of conviction, did you raise this issue?  Yes No V
(1) (2) AFT	If you appealed from the judgment of conviction, did you raise this issue?  Yes No V
(1) (2) AFT	If you appealed from the judgment of conviction, did you raise this issue?  Yes No V
(2) ATTE	Yes No 🗸
	If you did not raise this issue in your direct appeal, explain why: THE COURT APPOINTED DRNIES ALWAYS DID AS THEY SAW FIT THIS AT THE TRIAL AND
	DRIVES ALWAYS DID AS THEY SAW FIT THIS AT THE TRIAL AND
	TA DISCHARGEAGE HIM A TO THE
	FIX VISCHINGING THE SO DID HIS RED DESCRIPTION ASSOCIATION
(-) D (	THE APPEAL.
(c) Post-	-Conviction Proceedings:
(1)	Did you raise this issue in any post-conviction motion, petition, or application?
( /	Yes No No
(2)	Learner 3
	If you answer to Question (c)(1) is "Yes," state:
	of motion or petition:
Name	e and location of the court where the motion or petition was filed:
Dock	tet or case number (if you know):
Date	of the court's decision:
Resu	lt (attach a copy of the court's opinion or order, if available):
1050	(

	Yes	No
(5)	If your answer t	Question (c)(4) is "Yes," did you raise the issue in the appeal?
	Yes	No

(4) Did you appeal from the denial of your motion, petition, or application?

(6) If you	r answer to Question	n (c)(4) is "Yes," s	tate:			
Name and	location of the court	t where the appeal	was filed:	·		
Docket or	case number (if you)	know):		<del></del>		
	court's decision:					
Result (att	ach a copy of the cou	urt's opinion or ord	ler, if available)	:		<del>-</del>
(7) If you issue:	r answer to Question	n (c)(4) or Question	n (c)(5) is "No,"	explain why	you did not ap	opeal or raise th
	7					
DTWO: <u>(</u> Times	PRIVATE I	INVESTIGATIONED EACH	OR WHO!	HAD TRA	VELED TO	O TORONT
		かたり しゃくれ さ	י ועו דוווו	L COLLOS		
Supporting					ort vour clain	n )
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Direct App (1) If you  Ye  (2) If you  FOR TO Post-Conv.	facts (Do not argue  THE TRIAL  E DELAYED  eal of Ground Two appealed from the justice in the property of the	or cite law. Just st.  DATE: TO THE TRIAL  o: udgment of convict  sue in your direct ap  EASON AS S	tion, did you raise	facts that suppose this issue?  Thy:	VEY ANJ	,

(2)	If you answer to Question (c)(1) is "Yes," state:
	pe of motion or petition:
	me and location of the court where the motion or petition was filed:
	1.4
	cket or case number (if you know):  e of the court's decision:
Kes	sult (attach a copy of the court's opinion or order, if available):
(3)	Did you receive a hearing on your motion, petition, or application?
	Yes No No
(4)	Did you appeal from the denial of your motion, petition, or application?  Yes No No
(5)	If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?
	Yes No
(6)	If your answer to Question (c)(4) is "Yes," state:
Nar	ne and location of the court where the appeal was filed:
	cket or case number (if you know):
	e of the court's decision:
Res	ult (attach a copy of the court's opinion or order, if available):
(7) issu	If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise te:
 TH	REE: THE JUDGE ABUSED ANY DISCRESSION IN DENYING FROM
	R. A UNITED STATES TREASURY DUCUMENT.
	porting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
	FUMENT SHOWED FUNDS CLOSE TO ONE HUNDRED AND SEVENT
M)	AS WELL AS THE ATTTHE TIME CURRENT RAIANCE IN THE
,,,	AS WELL AS THE ATTHE TIME, CURRENT BALANCE IN THE IT SHOWED WHY THESE FUNDS WERE NEEDING TO BE EXTRAK
al c	THE DISCUSSION OF THE WINDOWS CONTRACT OF THE PROPERTY OF THE
US N. I	AMERICAN BASED COUP OF THE ACCOUNT, ASSISTANCE IN THE

IT DID NOT IN ANY WAY ASSIST MY TRUTH TO LET	THE
JURY SEE THIS, AND THE PROSECUTORS STANCE WAS THAT IN	<b>FUNDS</b>
WERE A FABRICATION. THE U.S.T DOCUMENT WAS PROOF OF	F THE
OPPOSITE AND WAS THE BASE CORE OF MY TRUTH.	

	WAS THE BASE CORE OF MY TRUTH.
Direct Appeal of G	ound Three:
(1) If you appealed Yes	from the judgment of conviction, did you raise this issue?  No   No
(2) If you did not ra	aise this issue in your direct appeal, explain why:
-	NE REASON AS GROUND ONE.
Post-Conviction Pro	· ·
(1) Did you raise the	is issue in any post-conviction motion, petition, or application?
(2) If you answer to	Question (c)(1) is "Yes," state:
Type of motion or pe	tition:
Name and location o	f the court where the motion or petition was filed:
Docket or case numb	er (if you know):
Date of the court's de	ecision:
	of the court's opinion or order, if available):
(3) Did you receive	a hearing on your motion, petition, or application?  No
(4) Did you appeal Yes	from the denial of your motion, petition, or application?  No
(5) If your answer t	o Question (c)(4) is "Yes," did you raise the issue in the appeal?  No
(6) If your answer t	o Question (c)(4) is "Yes," state:
Name and location of	the court where the appeal was filed:
Docket or case numb	er (if you know):
	ecision;

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	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this issue:
-	
GROUND	FOUR: THE JUDGE ABUSED ANY DISCRESSION IN NOT ALLOWING MY
CHARTE	ACCOUNTANTS ENDERICE TECTIONS
(a)	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
T HAD	ASKED FOR MY ACCOUNTANT OF 40 PLUS YEARS TO TESTEY, FROM
TAHW	I RECALL HE WAS INTIMIDATED BY BEING TOLD THAT THE
COURT	"WINS AND HIS CHARTELLED CANADIAN LISCENSE WOOLD BE
TARNIS	HED. SO, HE SUPPLIED INFORMATION TO BE SUBMITTED IT WAS
NOT.	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):  ASKED FOR MY ACCOUNTANT OF 40 Plus YEARS TO TESTIFY, FROM I RECALL HEE WAS INTIMIDATED BY BEING TOLD THAT THE "WINS" AND HIS CHARTERED CANADIAN LISCENSE WOULD BE HED. SO, HE SUPPLIED INFORMATION TO BE SUBMITTED. IT WAS CONTINUED IT WAS NOT AS PER THE DETAIL OF GROWD TWO.  ON PAGE 13.
	Direct Appeal of Ground Four:
,	1) If you appealed from the judgment of conviction, did you raise this issue?  Yes No No
(	2) If you did not raise this issue in your direct appeal, explain why:
7	ORTHE REASON IN CROUNTOS ONE ETC.
	Post-Conviction Proceedings:
(	1) Did you raise this issue in any post-conviction motion, petition, or application?  Yes No V
(	2) If you answer to Question (c)(1) is "Yes," state:
r -	Type of motion or petition:
Ĩ	Name and location of the court where the motion or petition was filed:
_ I	Docket or case number (if you know):
I	Date of the court's decision:
I	Result (attach a copy of the court's opinion or order, if available):

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	(3) Did you receive a hearing on your motion, petition, or application?  Yes No No	
	(4) Did you appeal from the denial of your motion, petition, or application?  Yes No No	
	(5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?  Yes No	
	(6) If your answer to Question (c)(4) is "Yes," state:	
	Name and location of the court where the appeal was filed:	
	Docket or case number (if you know):	
	Date of the court's decision:	
	Result (attach a copy of the court's opinion or order, if available):	
	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise issue:	this
13.	Is there any ground in this motion that you have <u>not</u> previously presented in some federal court? If so, which ground or grounds have not been presented, and state your reasons for not presenting them:	
14.	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any court for the you are challenging? Yes No III  If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised.	

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15.	Give the name and address, if known, of each attorney who represented you in the following stages of the you are challenging:  (a) At the preliminary hearing:	
	None	
	(b) At the arraignment and plea: Deveraux Cannick	
	(c) At the trial: Deveraux Cannick	
	(d) At sentencing: Megan Wolfe Benett	
	(e) On appeal: Megan Wolfe Benett	_
	(f) In any post-conviction proceeding:	-
	(g) On appeal from any ruling against you in a post-conviction proceeding:	
16.	Were you sentenced on more than one court of an indictment, or on more than one indictment, in the same of and at the same time?  Yes No V	court
17,	Do you have any future sentence to serve after you complete the sentence for the judgment that you are challenging?  Yes No	
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:	
	(b) Give the date the other sentence was imposed:	<u></u>
	(c) Give the length of the other sentence:	
	(d) Have you filed, or do you plan to file, any motion, petition, or application that challenges the judgment	or
	sentence to be served in the future? Yes No	
18.	TIMELINESS OF MOTION: If your judgment of conviction became final over one year ago, you must expl why the one-year statute of limitations as contained in 28 U.S.C. § 2255 does not bar your motion.*	lain

GROUND FIVE! ATTORNEY indefective FOR ALLOWING THE JUDGE TO
RULE IMPROPERLY WITHOUT OBJECTION TO THE U.S.T DOCUMENT. AND NOT BROUGHT UP IN THE APPEAL

CROUND SIX: ATTORNEY INNEFECTIVE IN NOT OBJECTING TO THE CANADIAN ACCOUNTANT NOT BEING ALLOWED TO TESTIFY. AND, NOT BROUGHT UP IN APPEAL.

GROUND SEVEN! TRIAL ATTORNEY WAS INNEFECTIVE FOR TOTALLY FABRICATING A STORY TO THE COURT WHICH WAS FALSE, AND MY TRUTH WAS NOT PROPERLY QUESTIONED WHEN I TOOK THE STAND. THIS PREDTUCED ME WITH THE JURY FOR NOT KNOWING THE TRUTH.

GROUND EIGHT: THE APPELLAT ATTORNEY WAS INNEFECTIVE FOR NOT RAISING MUUND TRIAL ATTORNEY, BECAUSE THE TRIAL TRANSCRIPT RECORD IS CLEARLY SUFFICIENT TO ESTABLISH INNEFECTIVE ASSISTANCE OF COUNCIL OR DIRECT APPEAL.

GROUND NINE: APPEALEATE COUNCIL FAILED TO APPEAL ANY ISSUE EXCEPT FOR SENTENCING

GROUND TEN: TRIAL ATTURNEY AND APPELIATE ATTORNEY WERE BOTH INNEFECTIVE FOR ALLOWING PROSECUTION TO PROSECUTE ME ON A "STATUTE" 18USC3231 WHICH WAS NEVER SIGNED BY H.S. TRUMAN INTO LAW ON JUNE 25th 1948, AN "EXHIBIT" CLEARLY SHOWS THE SIGNATURE PAGE OF HARRY S. TRUMANS SIGNATURE; AND 18USC 3231 WAS NOT SIGNED INTO LAW. I AM INNOCENT AND A CAMPDIAN CITEZEN, CONSPIRACY IS NOT IN DUR LAW.

## CROUND ELEVEN:

I WAS EXTRADITED IN VIOLATION OF US CANADIAN TREATY.

ASE SEAD A FILE-STAMPED COPY OF THUS PETTTON.

<sup>\*</sup> The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of -

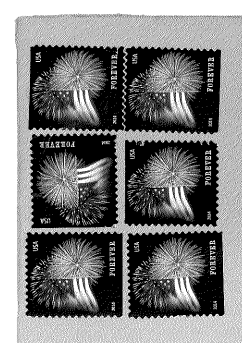
<sup>(1)</sup> the date on which the judgment of conviction became final;

<sup>(2)</sup> the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action:

<sup>(3)</sup> the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral

<sup>(4)</sup> the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

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Therefore, movant asks that the Court grant the following relief:	APPOINT MENT OF COMPETENT CO
Therefore, movant asks that the Court grant the following relief:  WACATE - DEMISSION TO THE OTHER OF ANY OF ANY OTHER OF ANY OF ANY OTHER	DER IMMEDIATE PELEASE
	Signature of Attorney (if any)
I declare (or certify, verify, or state) under penalty of perjury that tunder 28 U.S.C. § 2255 was placed in the prison mailing system or	
	(month, date, year)
Executed (signed) on 5	_(date)
	Signature of Movant
If the person signing is not movant, state relationship to movant an	d explain why movant is not signing this motion.
£	David Dorman



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PETERS BURG, VA

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